

**Summary of California's Enforcement Authorities, as required by 40 CFR§142.10(6)**

<b>Federal Citation</b>	<b>Requirement</b>	<b>State Statute or Regulation</b>
40 CFR 142.10(6)(i)	Authority to apply state primary drinking water regulations to all public water systems in the state covered by the NPDWR	CRS §116325 CRS §116365 CRS §116282 handwashing exemption is a problem
40 CFR 142.10(6)(ii)	Authority to sue in courts of competent jurisdiction to enjoin any threatened or continuing violation of the state primacy drinking water regulations	CRS §116660 CRS §116670
40 CFR 142.10(6)(iii)	Right of entry and inspection of public water systems, including the right to take water samples, whether or not the state has evidence that the system is in violation of an applicable requirement	CRS §116735
40 CFR 142.10(6)(iv)	Authority to require suppliers of water to keep appropriate records and make appropriate reports to the state.	
40 CFR 142.10(6)(v)	Authority to require public water systems to give public notice that is no less stringent than the EPA requirements in Subpart Q of Part 141 of this chapter and §142.16(a).	CRS §116450 CRS §116451 CRS §116455 CRS §116460
40 CFR 142.10(6)(vi)	Authority to assess civil or criminal penalties for violation of the state's primary drinking water regulations and public notification requirements, including the authority to assess daily penalties or multiple penalties when a violation continues	CRS §116650 (Citations) CRS §116730 (Misdemeanors & Felonies)
40 CFR 142.10(6)(vii)	Authority to require community water systems to provide consumer confidence reports as required under 40 CFR part 141, subpart O.	CRS §116470